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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/431,201	11/01/1999	KAZUE SATOH	YAO-4308US	8392
7	10/24/2002			
ANDREWL NEY			EXAMINER	
RATNER PRESTIA ONE WESTLAKES BERWYN SUITE 301			DOUGHERTY, THOMAS M	
P O BOX 980 VALLEY FORGE, PA 194820980			ART UNIT	PAPER NUMBER
			2834	

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·		Application No.	Applicant(s)
Office Action Summary		09/431,201	SATOH ET AL.
		Examiner	Art Unit
		Thomas M. Dougherty	2834
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with th	e correspondence address
THE - Exte after - If the - If NC - Failu	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insigns of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period was the to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS from the same ARANDO	days will be considered timely. from the mailing date of this communication.
1) 🖂	Responsive to communication(s) filed on 09 S	Santambar 2002	
2a) ☐			
3)□		is action is non-final.	
,	Since this application is in condition for allowa closed in accordance with the practice under lion of Claims	Ex parte Quayle, 1935 C.D. 11	, 453 O.G. 213.
4) 🖂	Claim(s) <u>1,2,5-11,13-16 and 18-27</u> is/are pend	ing in the application.	
	4a) Of the above claim(s) is/are withdraw	vn from consideration.	
5)⊠	Claim(s) 1,2,5-10,18-24,26 and 27 is/are allowed	ed.	
6)⊠	Claim(s) 11,13-16 and 25 is/are rejected.		
7) 🗌	Claim(s) is/are objected to.		
	Claim(s) are subject to restriction and/or on Papers	election requirement.	
9) 🔲 🗆	The specification is objected to by the Examiner	•	
10) 🖾 🗆	The drawing(s) filed on <u>11/01/99</u> is/are: a)☐ acc	epted or b) objected to by the	Examiner.
	Applicant may not request that any objection to the		
11) 🔲 7	The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disapp	proved by the Examiner.
	If approved, corrected drawings are required in rep		
12) [T	The oath or declaration is objected to by the Exa	miner.	
	nder 35 U.S.C. §§ 119 and 120		
13)🖂	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	(a)-(d) or (f).
a)[2	All b) Some * c) None of:		
	 Certified copies of the priority documents 	have been received.	
	2. Certified copies of the priority documents	have been received in Applica	ation No
	3. Copies of the certified copies of the priority application from the International Bure ee the attached detailed Office action for a list of	eau (PCT Rule 17.2(a)).	_
	cknowledgment is made of a claim for domestic		
a)	The translation of the foreign language provex cknowledgment is made of a claim for domestic	risional application has been re	eceived.
Attachment(priority and 00 0.0.0, 33 12	.5 and/01 121,
1) Notice 2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)
5. Patent and Trad TO-326 (Rev.		on Summary	Part of Paper No. 14



DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 14-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. There is no proper antecedent basis for citation of "the visco-elastic member" in claim 14. The description is thought to indicate that there are a plurality of piezoelectric members on one side of a diaphragm which are separated and in the separations, is located the visco-elastic member. But this is not certain. No figure shows such an embodiment.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kishi (US 4,654,554) in view of Barr (US 5,161,200). Kishi shows (fig. 9) a



piezoelectric loudspeaker comprising: a piezoelectric vibrator including a diaphragm (metal plate) and a piezoelectric member (not numbered) provided on at least one face of the diaphragm, the diaphragm being vibrated by the piezoelectric member; a frame (14) for supporting the piezoelectric vibrator; and a support element (16, 8) for supporting the piezoelectric vibrator at a substantial center of the piezoelectric vibrator. The piezoelectric loudspeaker further comprising a visco-elastic member (7) provided on at least one face of the piezoelectric vibrator.

He fails to show the support element including a conductive portion which is in electrical contact with the piezoelectric vibrator, and an electrical input is applied to the conductive portion. Barr shows (fig. 1) a piezoelectric microphone comprising: a piezoelectric vibrator including a diaphragm (13) and a piezoelectric member (14) provided on at least one face of the diaphragm (13); a frame (5) for supporting the piezoelectric vibrator; and a conductive portion (18) which is in electrical contact with the piezoelectric vibrator, and an electrical input (18) is applied to the conductive portion (15). He doesn't show a loudspeaker per se or a central support. He does not show a support element for supporting the piezoelectric vibrator at a substantial center of the piezoelectric vibrator. It would have been obvious to one having ordinary skill in the art to employ an electrical connection at a central location in the device of Kishi, such as is shown by Barr since this would shorten the wire within the device and lessen the risk of unintentional snags or electrical shorts of the wire.

Claim 14, as best understood, is rejected under 35 U.S.C. 103(a) as being unpatentable over Rapps et al. (US 5,446,332) in view of Massa (US 2,427,062. Rapp



shows (e.g. fig. 6c) a piezoelectric loudspeaker comprising: a piezoelectric vibrator including a diaphragm (3) and a plurality of piezoelectric members (2, 4) provided on at least one face of the diaphragm (3), the diaphragm being vibrated by the plurality of piezoelectric members (2, 4); and, a frame (1) for supporting the piezoelectric vibrator. He does not show a voltage applying means for applying a plurality of voltages; wherein at least two of the plurality of piezoelectric members have a different voltage applied thereto from the voltage applying means. Massa shows (fig. 8) a piezoelectric loudspeaker (col. 6, Il. 70-72) comprising: a piezoelectric vibrator including a base (41) and a plurality of piezoelectric members (45, 46) provided on at least one face of the base (41), the base being vibrated by the plurality of piezoelectric members (2, 4); and, a frame (36) for supporting the piezoelectric vibrator. He shows a voltage applying means (electrical leads) for applying a plurality of voltages; wherein at least two of the plurality of piezoelectric members have a different voltage applied thereto from the voltage applying means. See claim 8 especially where it is clearly stated that the voltages applied to the piezoelectric elements differ. Massa does not show a component that can be construed as a diaphragm. It would have been obvious to one having ordinary skill in the art to have the ability for applying a plurality of at least two voltages to the invention of Rapps et al. as is taught by Massa since this would make the device more versatile in its output.

Claims 14 and 15, as best understood, are rejected under 35 U.S.C. 103(a) as being anticipated by Miki (JP 3-175800). Miki shows (figs. 1a and 1b) a piezoelectric loudspeaker comprising: a piezoelectric vibrator including a diaphragm (2) and a



plurality of piezoelectric members(1) provided on at least one face of the diaphragm (2), the diaphragm being vibrated by the piezoelectric members (1); and, a frame (5) for supporting the piezoelectric vibrator. He does not show a voltage applying means for applying a plurality of voltages; wherein at least two of the plurality of piezoelectric members have a different voltage applied thereto from the voltage applying means. The device further comprising a visco-elastic member (6) provided on at least on face of the piezoelectric vibrator. Massa shows (fig. 8) a piezoelectric loudspeaker (col. 6, II. 70-72) comprising: a piezoelectric vibrator including a base (41) and a plurality of piezoelectric members (45, 46) provided on at least one face of the base (41), the base being vibrated by the plurality of piezoelectric members (2, 4); and, a frame (36) for supporting the piezoelectric vibrator. He shows a voltage applying means (electrical leads) for applying a plurality of voltages; wherein at least two of the plurality of piezoelectric members have a different voltage applied thereto from the voltage applying means. See claim 8 especially where it is clearly stated that the voltages applied to the piezoelectric elements differ. Massa does not show a component that can be construed as a diaphragm. It would have been obvious to one having ordinary skill in the art to have the ability for applying a plurality of at least two voltages to the invention of Miki et al. as is taught by Massa since this would make the device more versatile in its output.

Claim 16, as best understood, is rejected under 35 U.S.C. 103(a) as being unpatentable over Miki (JP 3-175800) and Massa (US 2,427,062) in view of Kitanishi (US 5,321,761). Given the combined invention of Miki and Massa as noted above, said



combination doesn't show the input to at least one of the plurality of piezoelectric members as being via an electrical resistance. Kitanishi shows (figs. 2 and 7) a piezoelectric sound generator comprising: a piezoelectric vibrator including a diaphragm (20) and a piezoelectric member (21) provided on at least one face of the diaphragm (20), the diaphragm being vibrated by the piezoelectric member (21); and, a frame for supporting the piezoelectric vibrator. He notes (fig. 7) the input to the piezoelectric member as being via an electrical resistance (e.g. 4). He doesn't show a plurality of piezoelectric members and his device is not a loudspeaker. It would have been obvious to one having ordinary skill in the art to apply to the input of at least one of the plurality of piezoelectric members of Miki's and Massa's combined device as being via an electrical resistance in order to reduce the chance that an overvoltage is applied, thereby preventing damage to the device.

Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Miki (JP 3-175800). Miki shows (figs. 1a, 1b) a piezoelectric loudspeaker (see title) comprising: a piezoelectric vibrator including a diaphragm (2) and a piezoelectric member (1) provided on at least one face of the diaphragm (2); a frame (5) for supporting the piezoelectric vibrator; and a visco-elastic member (6) provided on at least one face of the piezoelectric vibrator, wherein the visco-elastic member (6) is disposed in a substantial center of the piezoelectric vibrator, and wherein the visco-elastic member has a bottom face area (determined by sight) which accounts for about 11% to 80% of a bottom face area of the diaphragm (2). He further shows a diameter of the visco-elastic member being smaller than the inner diameter of the frame but he doesn't show the



bottom face area of the visco-elastic member as being equal to or greater than the bottom face area of the piezoelectric member or covering an entire upper face of the piezoelectric member. It would have been an obvious matter of design choice to so size the visco-elastic member since such a modification would have involved a mere change in the size of a component. A change in size is generally recognized as being within the level of ordinary skill in the art. *In re Rose*, 105 USPQ 2377 (CCPA 1955).

Allowable Subject Matter

Claims 1, 2, 5-10, 18-24, 26 and 27 are allowed.

Direct inquiry concerning this action to Examiner Dougherty at (703) 308-1628.

fmd tmd

October 22, 2002

CHOMAS M. DOUGHERTY PRUMARY EXAMINER

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